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*NOT ADMITTED TO D.C. BAR

September 28, 2000

OF COUNSEL COURTNEY A. EVANS D. BRADLEY CLEMENTS ALYZA D. LEWIN

BY FACSIMILE AND FIRST CLASS MAIL

Xavier K. McDonnell Office of General Counsel Federal Election Commission 999 E Street, N.W. Washington, D.C. 20463

Re:

MUR 4919

Dear Mr. McDonnell:

Pursuant to our telephone conversation yesterday, please accept this letter as a request for a four-week extension of time in which to respond to the subpoena issued by the Federal Election Commission to our clients, Campaign Telephone, Ltd. (should be Campaign Tel, Ltd.), Steven Goldberg, Lissa Goldberg, and Mark Goldberg.

We request this extension in order that our clients may have sufficient time to conduct a full and thorough search for any information responsive to the subpoena. Obtaining such information will consume significant time and effort and will be difficult to accomplish during the current campaign season. As I explained yesterday, Mr. Goldberg provides telephone-related services to political campaigns and is particularly busy at this time.

Given that we are in the midst of a campaign cycle, it would be preferable to extend the time in which to respond until two weeks after election day. I understand from you, however, that such an extension is not possible. Accordingly, we respectfully request a four week extension of time in which to respond to the subpoena (to and including October 27, 2000).

Finally, my clients intend to provide information responsive to the subpoena. If we are able to obtain responsive information or documents prior to the response date, we will produce it then, including if practical, on a rolling basis.

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MILLER, CASSIDY, LARROCA & LEWIN, L.L.P.

Xavier K. McDonnell September 28, 2000 Page 2

Thank you for your consideration of this request. Please contact me should you have any questions.

Sincerely,

Frank P. Vinik Grant R. Vinik

Cc: Steven Goldberg
James E. Rocap, III